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# EXECUTIVE OFFICE OF THE PRESIDENT BUREAU OF THE BUDGET WASHINGTON, D.C. 20003

December 19, 1963

CIRCULAR NO. A-22 Revised

TO THE HEADS OF EXECUTIVE DEPARTMENTS AND ESTABLISHMENTS

SUBJECT: Linousines, heavy sedans, and medium sedans in agmacies of the executive branch

- 1. Purpose. The purpose of this Circular is to prescribe policies. governing the acquisition, assignment, and use of limousines, heavy sedams, and medium sedens by the departments and independent agencies of the executive branch. This revision replaces Circular No. A-22, dated May 2, 1960. The principal changes provided by this revision are: (a) Standards are provided regarding the number of such cars to be operated; (b)methods of acquisition are prescribed; and (c) standards are prescribed for the assignment of such cars. Provisions relating to official use of vehicles have not been changed.
- 2. Definitions and coverage. For purposes of this Circulari A limousine is a passenger automobile designated as type VI in Interim Federal Specification KK-A-00611 issued by the General Services Administration as amended from time to time. A heavy seden is a passenger automobile designated as type V in the specifications described above. A medium seden is a passenger automobile designated therein as type IV.

The vehicles of these types operated by all executive departments and agencies are considered a part of the Government's fleet and are subject to the provisions of this Circular.

The term "operated" includes all vehicles available for the conduct of agency business.

3. Standards for operation of Hummaines, heavy sedans, and medium sedans. The number of limousines, heavy sedans, and medium sedans to be operated by an agency shall not exceeds ...

- [1] For each of the eight emparity departments, excluding the Department of Defense and the Department of Blate, one
  - How the Department of Defense . Selfands and make it come Commentions 3 mail 7.
    - (3) For the Department of State, two.

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(4) For each diplementic post of Chief of Mission rank of Class I Missions, when the representational responsibilities of the position require a car of this class, one.

#### b. Heavy sedans:

- (1) For each diplomatic post of Chief of Mission rank of Class I Missions not covered in 3a(4), when the representational responsibilities of the position require a car of this class, one.
- (2) For each diplomatic or consular post or AID Mission, including Chiefs of Class II and III Missions, when the scope or importance of operations or the representational responsibilities of the position require a car of this class, one.
- c. Hedium sedens, to the extent of the need which is specifically justified, but not exceeding:
- (1) For each of the executive departments and agencies, the number specified in the attachment.
- (2) For each diplomatic or consular post or AID Mission not covered in 3b(2), when the scope or importance of operations or the representational responsibilities of the position require a car of this class, one.
- (3) For each military post, outside the United States, Territories and Possessions, when the representational responsibilities of the position require a car of this class, one.
  - d. Vehicles of the above classes for police-type law enforcement:

For each of the executive departments and agencies engaged in police-type law enforcement, in addition to the numbers allowed under paragraphs a, b, and c, of this section, such numbers of each class as may be specifically approved in accordance with the provisions of this Circular as necessary in the direct performance of such work.

h. <u>Restriction on methods of acquisition</u>. To the maximum extent practicable, authorised requirements for limousines, heavy sedans, and medium sedans shall be fulfilled by the use of automobiles obtained by forfeiture and transfer from other agencies through the General Services Administration. The acquisition and use of vehicles so obtained will not serve, however, to increase the number of limousines, heavy sedans, or medium sedans above that number which the agency is eligible to operate under the standards and numbers approved under the provisions of sections 3 and 7.

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- A passenger automobile should not be assigned exclusively to one official unless such assign. ment is required by the nature of his responsibilities, or the frequency, urgency, and extent of his daily requirements for motor vehicle services.
  - 6. Use of automobiles. The Administrative Expenses Act of 1986 provides that The Inland otherwise amount deally named Act on annual strains and stable Thless otherwise specifically provided, no appropriation available and repair of any Government-counsed passenger motor vehicle or sircraft and repair or any Government-owned passenger motor venicle or aircraft not used exclusively for official purposes and also provides that we also provides that we also provides that the transfer of official purposes. not used exclusively for official purposes and also provides that of all purposes shall not include the transportation of officers and except in employees between their domiciles and places of employees and except in a specific and officers. cases of medical officers on outpatient medical service and except in cases of officers and employees engaged in field work the character of whose duties makes such transportation necessary and then only as to such letter cases when the same is approved by the head of the department con-

The same statute example from the limitations quoted above "may motor The same statute example from the limitations quoted above may motor the vehicles or eigerst for official use of the President, the heads of the vehicles or aircraft for orricial use of the freeloant, the ness of the executive departments enumerated in 5 U.S.C. 1, ambassadors, ministers, cerned. " (5 U.S.C. 78(c)). executive departments enumerated in > U.S.C. i, ampassadors, ministers, charges d'affaires, and other principal diplomatic and consular Officials. The Panasantes Of State Defanas Transaction Desarction Desarct charges d'arraires, and other principal diplomatic and consular office, InterThe Departments of State, Defense, Treasury, Justice; Post Office, Interder Armientation (American Labora and Realth, Education, and Walfare) ior, Agriculture, denartments anima rated in S. H.S.C. 1 are the executive departments enumerated in 5 U.S.C. 1.

The numbers of limits inches, bears sedent to be operated shall be subject to the provisions of this Chroniar, no matter how acquired (whether through purchase, hire, forfaiture, or transfer from months. through purchase, hire, forfeiture, or transfer from mother agency) and torough purchase, hire, fortesture, or transfer from another agency/ and no matter how financed (whether through appropriations, revolving funds,

Allowences with respect to each smouth budget will establish, within the limits prescribed by this Circular, the maxima number of each type to be included in the fleet, including my vehicle under the interim arrangements described in section 2 trust funds, or other funds).

For inclusion in the fleet within the allowances approved, vehicles will be seemed as a second of the fleet within the allowances approved to the allowances approved to the fleet within the allowanc pe sodaried through total arms arms the stronger department and transfer time arms and the stronger and the ments described in section 8. of purchase for additions or scheduled replacement, and, within such or purchase for months or scheduled replacement, and, within such allowed see they may also be used for unscheduled replacement of vehicles. alloweroes, they may also be used for unscheduled replacement of venicles.

May vehicle acquired by forfeiture shall be operated only after it becomes a part of the Government's fleet under the standards and controls herein

Interin arrengements. No purchases of vehicles should be made after prescribed.

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this date which would result in more cars than permitted hereunder, even though there is appropriation or other similar authorization therefor. Orders now outstanding for vehicles which would be excess hereunder should be cancelled immediately unless the vehicles have already been shipped.

When an agency has vehicles in excess of the number of any class permitted hereunder the following steps are to be taken with regard to the excess:

- a. Any leased vehicle should be disposed of at the expiration of the present contract, but in no event later than 12 months from this date.
- b. Vehicles owned on the date of this Circular should be disposed of in accordance with established procedures, within twelve months, unless it can be clearly demonstrated that retention will be less costly than securing a replacement. For this purpose, replacements will be assumed to be light sedans, unless an actual replacement at a higher class is permitted. Other vehicles not so disposed of may be continued in service but only until time for their replacement under established replacement standards, or until they require replacement because of accident or uneconomical repairs, whichever occurs first.

If an agency has both leased and owned vehicles in any class, the total of which is in excess of the numbers allowed, it may eliminate either leased or owned vehicles, or a combination.

- 9. Exceptions. The limitations on number do not apply to limousines, heavy sedans, and medium sedans which may be obtained by hire for short-term use (not exceeding ninety days in any twelve consecutive months) when specifically authorized by the head of the agency under authority for hire in appropriation acts or other law. The limitations are not applicable to the leasing or rental of automobiles in short-term emergencies involving the safety of life or the protection of property, nor to reimbursements to employees for the use of their automobiles in accordance with law. The provisions of this Circular are not applicable to vehicles used solely for protection of the President and Vice President or others specified or permitted by law.
- 10. Responsibility of agency head. The head of each agency has responsibility to assure observance of the standards and requirements of this Circular.

KERMIT GORDON
Director

Attachment

(No. A-22)

ATTACHMENT Circular No. A-22 Revised

### MAXIMUM NUMBERS OF MEDIUM SEDANS ALLOWABLE

# Numbers as indicated 1/

1	4
Agriculture	6
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Health, Education, and Welfare	4
Interior (Including boyerman of the	
Virgin Islands, and the Trust Territory of the	8
Pacific)	7
T 1	•
Post Office	4
or as /s and saw Amenou for International	
To and To and To and Cornell	9
Development and reace corps,	9
Treasury	5
	_
Atomic Energy Commission	3

#### One each:

Bureau of the Budget Central Intelligence Agency Civil Aeronautics Board Civil Service Commission Council of Economic Advisers Export-Import Bank of Washington Farm Credit Administration Federal Aviation Agency Federal Communications Commission Federal Deposit Insurance Corporation Federal Home Loan Bank Board Federal Maritime Commission Federal Mediation and Conciliation Service Federal Power Commission Federal Reserve Board of Governors Federal Trade Commission Foreign Claims Settlement Commission General Services Administration

Housing and Home Finance Agency Interstate Commerce Commission National Aeronautics and Space Administration National Capital Planning Commission National Capital Transportation Agency National Labor Relations Board National Mediation Board National Science Foundation Office of Emergency Planning Office of Science and Technology Panama Canal Railroad Retirement Board Renegotiation Board St. Lawrence Seaway Development Corporation Securities and Exchange Commission Selective Service System Small Business Administration Soldiers Home Tariff Commission U. S. Information Agency Veterans Administration

Not including those which may be justified for diplomatic or consular posts, for military posts abroad, or for police-type law enforcement.